## **CRIMINAL CAUSE FOR PLEADING**

BEFOR	RE: <u>Magistra</u>	<u>te Judge A</u>	ZRACK_	DATE:	4/30/13
USA v	. Carlos Alvar	ez			11-CR-486 (DLI)
DEFEN	NDANT'S NAM	E. Carlo	ns Alvarez		
	(2) III (I D I (III)	x pres	sent not	oresent	_x_ custody bail
DEFEN	NSE COUNSEL	: Mich	elle Gelernt		
					CJARET _x_PDA
AUSA:	Una Dea	<u>n</u>	I	AW CLERK	Amy Weiner
INTER	PRETER:		No L	anguage:	
FTR: 7	Гаре #		<u>4:14:00-4:34:09</u>		
X	CASE CA	LLED			
X	DEFEND	ANT:	_x_ SWORN _	_x_ INFOR	MED OF RIGHTS
	WAIVER OF I	NDICTMEN	T EXECUTED	FOR DEFEND	DANT
			ENT / INFORM		
	DEFT. FAILEI	TO APPEA	R, BENCH WA	RRANT ISSU	ED
x		RAWS NOT	GUILTY PLEA	AND ENTER	S GUILTY PLEA TO
		offense of C	COUNT 3 OF TH	IE SUPERCEI	DING INDICTMENT
X	COURT I	FINDS FACT	TUAL BASIS FO	OR THE PLEA	<b>.</b>
	SENTEN	CING SET F	OR: To be set	by J. Irizarry	7
	SENTENCING TO BE SET BY PROBATION				
					CONT'D IN CUSTODY
X_					
allocution	Q: Pursuant to Fe on. A finding ha s not coerced. The	s been made	that the plea was	s made knowin	agistrate did administer the gly and voluntarily and the be accepted.
	· · · · · · · · · · · · · · · · · · ·				